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BILL

To

Amend the Law relating to Jurors in Ireland.

A.D. 1880.

 \mathbf{B}^{E} it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temponal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

- 5 1. From and after the passing of this Act the following provisions: Provisions shall take effect with regard to the empanding of juries upon the size of trial of any indictment in Ireland, including all cases in which the proceeding of minicitements is conducted by or under the directions of a law officer of the Crown, or of counsel or solicitor acting on 10 health of such law officer:—
 - (1.) No prosecutor, upon the trial of any indictment, shall have the right of requiring the court to order any juror to stand by or to stand aside, and the power to order jurors to stand hy or to stand aside is hereby abolished.
 - Que to season casson, as necesty accounted to challenge, without cause assigned, the same number of jurces in cases of follony and misdementors as a person on trial in such esses respectively may now do by law, and as many more as cause can be abown against.
 - Section twenty-four of the Act thirty-four and thirty-five Victoria, chapter sixty-five, is hereby repealed.
 This Act may be cited for all purposes as the Juries (Ireland) Short title.
 - Amendment Act, 1890.

[Bill 31.]

Jury Law (Ireland).

BILL To amend the Law soluting to Junes

> (Frequent and Longle in by Mr. Ellenby, Mr. T. M. Monly, Mr. Bestin, and Mr. Anther W. Coner.

Ordered, by The Heave of Communication in the Pennand, in the

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